

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

_____	)	
CONSERVATION LAW FOUNDATION, INC.,	)	
	)	
Plaintiff,	)	
	)	
v.	)	CIVIL ACTION NO. 05-10487-NG
	)	
MITT ROMNEY, in his Official Capacity as	)	
GOVERNOR OF MASSACHUSETTS, <u>et al.</u> ,	)	
	)	
Defendants.	)	
_____	)	

**JOINT STATUS REPORT**

Pursuant to the Court's Order of May 31, 2006 adopting the parties' May 23, 2006 Joint Statement Pursuant to Fed. R. Civ. P. 26(f) ("Joint Statement"), all parties submit this Joint Status Report. See Docket No. 51 (Joint Statement); May 31, 2006 Electronic Clerk's Notes (Order regarding Joint Statement). As provided in Part C of the Joint Statement's "Discovery Plan" section, all parties state that the process of negotiating stipulations is progressing to the satisfaction of all parties and that the provisionally scheduled July 10, 2006 status conference in this matter should therefore be canceled. See Joint Statement pp. 2-3. As further provided in Parts D through F of the Joint Statement's "Discovery Plan" section and the Court's May 31, 2006 Order thereon, the parties (1) will file all agreed-to stipulations and a joint statement regarding a discovery schedule for any remaining factual issues on September 8, 2006 and (2) will appear for a status conference to discuss the proposed discovery schedule for any remaining

factual issues on September 13, 2006 at 3:00 p.m. See Joint Statement p. 3; May 31, 2006

Electronic Clerk's Notes.

For the plaintiffs,

/s/ Peter Shelley  
Eloise Lawrence (BBO # 655764)  
Peter Shelley (BBO # 54434)  
Carrie Russell (BBO # 660442)  
Conservation Law Foundation  
62 Summer Street  
Boston, MA 02110  
(617) 350-0990  
[elawrence@clf.org](mailto:elawrence@clf.org)  
[pshelley@clf.org](mailto:pshelley@clf.org)  
[crussell@clf.org](mailto:crussell@clf.org)

For the State Defendants,

THOMAS F. REILLY  
ATTORNEY GENERAL

/s/ Pierce O. Cray  
Pierce O. Cray (BBO # 104630)  
David Hadas (BBO # 641294)  
Assistant Attorneys General  
Government Bureau  
One Ashburton Place, Room 2019  
Boston, MA 02108  
(617) 727-2200 ext. 2084  
[pierce.cray@ago.state.ma.us](mailto:pierce.cray@ago.state.ma.us)  
[david.hadas@ago.state.ma.us](mailto:david.hadas@ago.state.ma.us)

William L. Pardee (BBO # 389070)  
Assistant Attorney General  
Environmental Protection Division  
100 Cambridge Street  
Boston, MA 02114  
(617) 727-2200 ext. 2419  
[bill.pardee@ago.state.ma.us](mailto:bill.pardee@ago.state.ma.us)

Date: July 6, 2006

For the MBTA Defendants,

/s/ Dean Richlin  
Dean Richlin (BBO # 419200)  
Elisabeth DeLisle (BBO # 658067)  
Foley Hoag LLP  
Seaport World Trade Center West  
155 Seaport Boulevard  
Boston, MA 02210  
(617) 832-1000  
[drichlin@foleyhoag.com](mailto:drichlin@foleyhoag.com)  
[edelisle@foleyhoag.com](mailto:edelisle@foleyhoag.com)

For the Massachusetts Turnpike Defendants,

/s/ Timothy Dacey  
Timothy Dacey (BBO # 111800)  
Gary M. Ronan (BBO 653899)  
Goulston & Storrs, P.C.  
400 Atlantic Avenue  
Boston, MA 02110-3333  
(617) 482-1776  
[tdacey@goulstonstorrs.com](mailto:tdacey@goulstonstorrs.com)  
[gronan@goulston.storrs.com](mailto:gronan@goulston.storrs.com)